that he did not have a ride to the deposition. Brandon Davis agreed to cooperate in rescheduling his deposition, but defense counsel states that he has failed to do so.

A hearing shall be held on **November 16, 2010**, at **2:00 p.m.** in Courtroom 12 of the aboveentitled court. Alfred Davis and Brandon Davis shall show cause why the above allegations should not be certified to the District Court judge to proceed with contempt hearings for failure to obey the subpoenas without adequate excuse. 28 U.S.C § 636(e)(6); see In Re Kitterman, 696 F. Supp. 1366 (D. Nev. 1988).

IT IS ORDERED that on the above date Alfred Davis and Brandon Davis shall appear in Courtroom 12 to explain to the Court why they did not show up for their depositions, and why they should not be held in contempt.

IT IS FURTHER ORDERED that on or before October 28, 2010, defense counsel shall personally serve this order on Alfred Davis and Brandon Davis. Counsel shall provide the Court with proof of service.

DATED: October 25, 2010

Hon. Bernard G. Skomal U.S. Magistrate Judge United States District Court